

United States District Court
Florence District of South Carolina

RECEIVED
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2016 AUG 26 PM 2:10

Andie Justice AD78-3A-619
(10 CLEE # 2860469
7901 Farrow Road
Columbia, South Carolina
29203

V
Trial Demanded by Jury
The Hearing unlawful neglect
Injuries both physically Exploitation

Rec
Columbia Regional Care Center

7901 Farrow Rd Unit 74
Columbia South Carolina 29203

Correct Care Recovery Solutions
7901 Farrow Rd Unit 7A
Columbia South Carolina 29203

Dr. Vernelle Fogle
7901 Farrow Road Unit 74
Columbia, SC 29203

Dr. Cynthia Mc Fadden
7901 Farrow Road
Columbia, SC 29203 Unit 7A
Including but are not limited to
Jointly Person in Conken or Defendants

Brice McClease
Chief Security Custody Officer
7901 Farrow Road Unit 7A
Columbia, SC 29203

Ronald Lawrence
7901 Farrow Rd unit 7A
Columbia South Carol. 29203

Rose

7901 Farrow Road
Columbia, SC 29203

Henry Crawford
Dr. Psychic
7901 Farrow Rd, Unit 7A
Columbia South Carolina
29203

Individuals Medical Staff
Nurses, Volunteers,
7901 Farrow Road Unit 7A
Columbia, SC 29203

Individuals Custody Officers
Security Custody Officer Staff
7901 Farrow Rd Unit 7A
Columbia South Carolina 29203

Patients/Individual Patients
7901 Farrow Road
Columbia, SC 29203 Unit 7A
Including but are not limited to,
Co-Defendants Jointly Third Party

South Carolina Law Enforcement
Division
(Columbia, SC 29201)

LT GOVERNOR'S OFFICE
Columbia, South Carolina 29201

U.S. Department of Justice
Office of Inspector General
P.O. Box 27606
Washington, DC 20534

Central Office
Federal Bureau of Prison
320 First Street, N.W.
Washington, District of Columbia 20534

Director of Accreditation on
National Commission on Correctional
Health
1145 W. diverse Parkway
Chicago, IL 60614

Secretary of Health and
Human Services
Office of Civil Rights
Department of Health and Human Services
United States

JFK Building Room 1875
Boston, MA 02203

Food Drug Administration
South Carolina, Columbia 29201

U.S. Department of Health
and Human Services

Washington, DC 20001

Georgia Department of Corrections
Atlanta, Georgia

Individual Patients

Columbia Regional Care Center

Individual Patients

7901 Farrow Rd
Columbia, SC 29203

Food Drug Administration Act

Atlanta, Georgia

Food Drug Administration Act

washington District of Columbia 20001

CDC
Washington DC 20002

C/O U.S. Immigration & Customs Enforcement

Department of Homeland Security

Immigration & Customs Enforcement (Agents)

Atlanta, Georgia

U.S. Immigration & Customs Enforcement

Department of Homeland Security

Immigration & Customs Enforcement (Agents)

washington, District of Columbia 20001

Defendants

Complaint

ON May 8, 2016 and August 16,
2016, The Plaintiff had been over
Kept in CREE facility Hospital Detention for
Detainees are being held by CREE under the
Mental Health care treatment and Mental Health
Services

Plaintiff the Plaintiff had Never
Consent and refusal health care treatment
and where the Right for refuse health
care treatment was being violate over
and over

treatment for my medication was
are not ever having been sign consent by
the Plaintiff of all being held patient
and that Plaintiff complaint arise above
the violations of the Defendant hand Book
Violation the Plaintiff Patient Rights all ten

Jurisdiction

The United States District Courts' Florence District of South Carolina Shall have both original and general jurisdiction over all Defendants Violations against the Plaintiff Rights, unlawful Neglect

This Court Shall have Jurisdiction under 18 U.S.C 4 fed.R.Crim.P. 4 and Rule 4 (9)(1) Rule 1 Sections 1, 2, 3 of title 18 U.S.C 16 (9)(b), Section 18 over all Defendants pursuant to 42 U.S.C 1981, (1)(2)(3)(4) Sections 1982 (1) (2) (3) (4) (5) and 42 U.S.C 1983 (1) (2) (3) (4) (5)

This United States District Courts have general Jurisdiction -

This Claim of Action Jurisdiction arise under the pursuant to Am Eight (8) Amendment and Equal Protection Violation 21 U.S.C 571, Section 331 et seq. Fourteenth (14) Amendment, Fifth (5) Amendment Alien Rights Violation of the Plaintiff Andre Juste, 18 U.S.C 241, 242 both Sections 1224, 1225 Beard and Shepherd Acts 249 (a) Subsections (b) (1) or (2)

Defendant Violated the 18 U.S.C 16(a)(b) of 371 et seq (503, Sections 1103 of Unlawful Criminal Restraint, falsified 1001 (a)(2)(3), 23329, to (a) to (E), Decease 1581, Perjury 1621, Bent - Detention Concealing 1951 et seq (K54 to K58 (a)(b) or (2) 1961(1) under 1514, 1512 (a)(1) 1512 (b)(2), both Section under the 1972 of title 18 U.S.C

Jurisdiction over all Defendants Violated the Plaintiff Civil + Criminal Rights
18 USC 1244, 1245, Sections 1241, 1242 and 1243 of fed. R.
Crim. P. 9 (b) (1) ((c)) 18 USC, Section 1242, 1246, 2342,
5D&pp. 6328 or and 2863 1 to 25 Both Under 8 CFR [8 USC]
1101 (9) (15) (4), 8 CFR (8 USC) 1101 (9) (15) (T) 1227, 1226 or 1225

Defendant Violations against the Plaintiff
(Equal Rights Amendment) Article 531, Section
18 USC 1792, 1111 and Sections 1112, 1113, 1114, 1114A,
1115 of 1441 of 1442 of 28 USC 1738, 1441, 1442
Federal question is 28 USC 1332 (d) (2) (A) Exceed
over \$ 5,000,000.00 and Criminal Act against all Defendants
1331 (9) (B) (e) (Actions) Both

Plaintiff will file under Unlawful Neglect 18 USC 11 18
and 4 Note B and or 18 of the Defendants. 33 USC 1391 et seq
for Unlawful Act - Article 2 Section 2, 1) Treaty Denied
Remedy

Jurisdiction also shall retain in the United States
District Courts 18 USC 3233(a)

Venue
Venue lies in The United States District Courts Florence
District of South Carolina Plaintiff currently Detained 28 USC
1391 (9) (1) (a) of 1406 (b) (1) Overall Defendants

✓ venue in general in the United States District Courts 18 USC
3233(a) Florence South Carolina 33 U.S.C Section 1391 et al 28
USC 1738 State and Federal 1391 (e) (d) (e) and (f)

Parties

Plaintiff is currently detained (Under) being held Detainee by Immigration & Customs Enforcement - Department of Homeland Security who is also a Florida Resident of Washington District of Columbia presently being held at CSC -

Defendant Correction

Defendants Columbia Regional Care Center is facilities Hospital Detention located at 7901 Farrow Road Columbia South Carolina Doing Business as CRCC in the State of South Carolina who is being sued in both abilities Individuals and officials both being held Patients Detained

Defendants Correct Care Recovery Solutions is located at 7901 Farrow Rd Columbia South Carolina who is the Administrative Security Custody officers Doing business as CCRS in the State of South Carolina who is having Individual Custody officers facility in the Hospital Detention have being sued as individual and facility officers both

Defendant Verneille Fogle is Resident (unknown) Resident Resides in South Columbia, South Carolina She is the Doctor in charge as the Head Facility Hospital who is being sued Individual and officials Both

Defendants Cynthia Mr. Fadden is the Head Doctor in charge of Hospital Facility Detention who Resides (Unknown) Resident County Columbia, or Charlotte North + South Carolina is being sued Both Individual and officials

Defendants Brice Mc Cleese is Resided (Unknown) Resident South Carolina who is the chief of all Individual Custody officers Staffs in the Facility who are being sued Individuals and officials Both

Defendants Ronald Lowrance is Resided and Resident IN Columbia South Carolina is the facilitator administrator at CRC both who maintain the facility Hospital who is being Sued Individual and officials

Defendant Rose _____. Is Resident (Unknown) Resided in Columbia, South Carolina is the facility Maintenance at CRC Facility Hospital who is being Sued Individual and officials

Defendant Nancy Gladford is the Psychia Doctor who Resides (Unknown) Resident Columbia South Carolina, who Prescribed to the patient - Detained Medication who is being Sued Individual and officials

Defendants Individual Medical Staff is the Nurses and at CRC who is Resided (Unknown) Resident at Columbia South Carolina are Individual Nurses RN, Volunteer who is medical staff who is being Sued individuals and officials

Defendant INDIVIDUAL Custody Officers is the Custody Enf Officers Employed by CRS who is Reside (Unknown) Resident Columbia South Carolina who are Custody Officers involved in are being Sued Both Individuals and officials

Defendants individual Patient is Detained that have been by CRC currently Detained in at 7901 Farrow Road Columbia, SC who are being Riot & Engaged Inciting Wars interacting against the Plaintiff are being Sued Individuals

Defendants SSA Department of Justice Office of Inspector General is the Secretary Inspector for the Department of Homeland Security for Investigation located at 1 N Washington, District of Columbia Resident (Unknown) Plaintiff District of Columbia who being sued both individuals and officials

Defendants Central office Federal Bureau of Prison 320 Located 320 First Street N.W Washington D.C is the Head Correctional of Prison Director is doing business as Prison of Correctional in the District of Columbia who being sued individuals and officials both

Defendant Director Accreditation National Commission on Correctional Health is located in at 1145 W. Division Parkway Chicago IL 60614 who is doing business as Director diverse accreditation in the State of Illinois Health Office of Health Control who being sued individuals and both officials

Defendants Secretary of Health and Human Services Office of Civil Rights Department of Health and United States Do Who is located JK JFK Building Room 1875 Boylston, MA 02203 who is doing business in the State of Massachusetts as United States Department of Health and Human Services who is being sued individuals and officials both

Defendant U.S. Immigration & Customs Enforcement Department of Homeland Security is located - ATL, Georgia and Washington DC Agencies ICE Agents been sued individuals and officials

Factual of all Common

ON - August 16 2016,

The Plaintiff Andre Justice / Jive was Sent back to Columbia Regional Care Center and Correct Care Recovery Solutions - (Columbia Regional Care Center) who being held the Plaintiff unlawful Neglect and willful Housing, wrongful care treatment IN Facility Hospital Detention -

Observe the dates the Plaintiff had never had been sign an acknowledgement / Receipt of the following;
Patient Rights and Responsibilities, Notice of Privacy practices
Medical Treatment Consent to the Defendants both Received treatment under HIPAA and Rights & Responsibilities

where by these Rights of the Plaintiff the Defendants have been violated and failed to returned the Plaintiff back to KTD in Miami Florida - Defendants was forcible taken Medication with out consent - Medical treatment consent that is being unlawful/bill ful both wrongful and willful Housing with out sign an Acknowledgment to Correct Care Recovery Solutions and Columbia Regional Care center.

Then all that was required in the Columbia Regional Care Center Hand Book - Patient Handbook

Where Defendants also Tampering With the Plaintiff Food +Drinks by Inserted Chemical Device Element of Element + Liquid - and Baffle

Which Possessing used Poisonous to slow the Plaintiff heart down phenalia and unlawful drug introduction artifacts and tactics that Individuals (medical Staff and Nurses, including butare Not limited to, Custody Officers both Engaging and enticing patients, other Patients interacted against the Plaintiff

that Causes and Shall Cause Injury to the Plaintiff bodily harm for the Defendants by Defendants (the Medical Staff One another threatened of being against the Plaintiff in any other form of harm Exploitation, in clothes, foods, water drinking water, rating, Shower etc...)

The Defendants became threatening devices Inflicting and Engaged in of Patients for Preparing Circumstances, Soliciting Support for prohibited group Element Bio chemical exortion, Black Mail, protection demanding for interacted bodily harm to the Plaintiff and against the Plaintiff both

The Defendants using have an incendiary device the Defendants Patients, Med-Cal Staff and Custody Officers, including butare Not limited to, volunteers, Employees any act that Endanger the Plaintiff life and Prokites UnSafety in the facility hospital Detention Defendants

Defendant Patients Detainee has also Engaged
and INCITING also Intenting Rioted against the Plaintiff
Physically Personal Interacted toward one against the
Plaintiff by the above Defendants - who acting as Element
and including the Arseno and Buffie that both Individual
Medical Staff and Custody Officers engaged the
Patient as co-Defendants to -

Thanks to GOD through The LORD Jesus His
Son Died in the Cross for me keeping me alive
where these Defendants attempted to Kill me through
Medical Devices, BTA Chemical Element IN Self in
the Plaintiff Food + DRINK, gall -

But GOD Mercies and grace Saved my
life kept me the Plaintiff alive to this day
on going Detention unlawfully Detained from
Towres J. NEW YORK City without
Thank the LORD GOD for all Preserved me keeping
me Saved in all of all.

Plaintiff is being Exploited of
Emotional physical irreparable did to hurt to kill in
ME with out -

Thank you GOD IN JESUS NAME
of Nazarene

Ground

Petitioner has been Unlawful Housing (he treatment twice and - after refused to sign Consent for

ON May 8, 2016 and to July 4 2016, and then on August 16, 2016 The Petitioner was sent back to CRCC + CCRS - Both Respondents failed Advising the sending Agency that Plaintiff Should be Returned to Regular — Columbia Religious Care Center

Then the Petitioner was transfer to FTU in Miami, Fla where both Respondents failed to advise the sending Agency Should Not Return the Plaintiff for the same things over and over.

Whereas the Defendants - Respondents anguish the petition Detaining time falsely Repelling - appealing Concedes lies the Petitioner With Other medication

That the Petitioner was not under the Mental Health De-tention Prior Received care since the Petitioner have been Refusing the Right care treatment from the Mental Health Service

Respondents NOTed fouling ORDERS Written Statement opposed From the Result of the Petitioner Composure of ~~positive~~ behavior Did NOT have needed to be put or Medicated

The Petitioner is Now filing the Petition
for a Expedited hearing XAC Automatically Under the
Rule 35 Governing Pursuant to 28 U.S.C 2242
and Motion Pursuant to Fed.R.Civ.P. 35 and Injunction
Rule 65 of Injunction

This Petition has now for motion to be
heard XAC automatically Expedited immediately
in consideration of unlawful Neglect care treatment
under the Mental Health Service

Each facility Hospital has been unlawfully
call over held the Petitioner
the Respondents have been Negligently and Neglect
the care of Petitioner Andre Just after being refused care
treatment - on Refuse _____ care treatment
over and over -

Respondents failed to advise the sending
Government Agency that the Notifying of care
Patient Stabilize Set - Where by violated the Right
of the Petitioner for not establish the Posses, Procedure of the
Columbia Regional Care Center Patient Right & Responsibilties

That Respondent KNEW th Petitioner did not Need
to be on medication at this time currently present on being
Medicated with on load Medicine

Statement of Claim

Defendants on both arrival of the CRE and CCRS negligently Violated the Rule of Patient Hand Book of Columbia Regional Care Center

- (a) Statement of Claim - Defendants Violated the Patient Rights unlawfully and willfully against the Patient to refuse health care treatment.
- (b) Statement of Claim: Plaintiff's Rights having been violated by the ~~Plaintiff~~ Defendants upon Plaintiff did not sign an acknowledgement receipt of the HIPAA and Rights & Responsibilities violation of patient rights.
- (c) Statement of Claim: Defendants failed to return the Plaintiff to the Agency sending agency knowing the issuance there was not an issue with plaintiff's
- (d) Statement of Claim: Defendants Violated the Plaintiff Rights unlawfully intent, wrongfully housing, unlawfully using incendiary devices against the Plaintiff Health Care (Service)

(e) Statement of claim - Defendants unlawful Neglect
Other form of physical encounter including
Devices and -

(f) Statement of claim - Defendants Engaging
Introducing the Patients Riot against the ~~Defendant~~
Plaintiff in Performance prohibited

(g) Statement of claim - Defendants Engaging
with the Plaintiff food and Drinking by
INCA or - (Incendiary device)

i) Statement of claim - Defendants Settled Assaulting
Serious physical injuries have been
carried out by Defendants including
Court Officers, Patients, Medical Staff, Nurses
and Administrative Institutions

ii) Statement of claim - Defendants who
posed a threat to the Plaintiff life serious
harm & Repulsive
IN Riot - Conspiracy of Prohibited
treason 7 - Patriot Act of
Patriot Act Possession of unlawful

(j) Statement of claim Plaintiff has been suffered
Defendants unlawful State Color of another
authorities or by operations Security
Bio Agent in furtherance Physical Injury Agency

Claim of Relief

1- Plaintiff Re-alleges and Incorporates by Paragraph 5
Reference Set full above herein forth

Defendants have Violated the Plaintiff Rights, Patient
Rights Kolumbia Regional (ARE) Center Patient Hand
Book from A to D Patient Right & Responsibility —

Defendants failed by Violating Required by State
and Federal law to Maintain the Privacy of Protection
Plaintiff Protected IN Sum of 37,000,000.00

2. Plaintiff Re-alleges and Incorporates by References
and Paragraphs Set forth full & above herein

Defendants violated Confidential information
privacy practices IN Plaintiff hand Hand Book Of
Defendants Notice of Privacy Practices

Defendants failed failure to complete and
accurate information, seriously jeopardize the Housing
Facility Hospital Unlawful Detention Without Consent
IN Sum of \$ 37,000,000.00

3. Plaintiff Andre Juste Re-alleges and Incorporates
by References Paragraph 5 Set fully above herein in fact
Plaintiff is having been than: agony of anguish personal
Expenditure Concerning Violation care and Safety Stay at
Columbia Care Concern Regional Care Concern Endanger
Defendants Intentional Indirectly Severity Retaliation
Severity against the Plaintiff failed Rights to Protection from
abuse including but are Not limited to physical abuse, Emotional
an other form of Exploitation IN Sum of \$ 37,000,000.00

4) Plaintiff Re-alleges and Incorporates by Reference Paragraphs Set Forth fully above herein through the Complaints

Defendants using having an Injunctary Device Bio chemical Element/ Medical device may authorized of use Equipment and Machinery Computer in sum of \$37,000,000.00.

(5) Plaintiff Re-alleges and Incorporates by Reference Paragraphs through Set fully forth herein above Defendants failed the failure to follow Safety Regulation Malingering dangerous chemical, device Tampering with the Plaintiff food and drink in sum of \$ 37,000,000,000.00

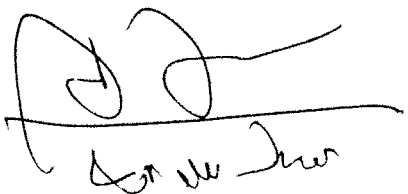
(6) Plaintiff Re-alleges and Incorporates by Reference Paragraphs Set forth above herein through the Complaint fully

The Plaintiff have anguish pain and Suffering agony serious physical injuries from the Defendants have adulterated of the Plaintiff food and drink caused all Encouraging others to Riot in sum of \$37,000,000.00

(7) Plaintiff Re-alleges and Incorporates by Reference Paragraphs through Set herein fully above forth Defendants German - Performing bribery duties Corrupted official Agent (chemical), Device to different to kill Plaintiff in sum of \$ 37,000,000,000.00

Wherefore, Plaintiff Moves this Court
 Respectfully Requests that Sh Judgment Shall
 Proceede against the Defendants ~~for Exploitation~~
 Of any forms, Failure to Respondent - answered the
 Complaint of th Plaintiff Shall be ENTERED Judgment
 by default ~~the~~ automatically Rule 55(c)

1. Plaintiff's Request that Remandent
 Enjoining INjunction against all the
 Defendants for any others forms of
 Exploitation harm indirectly
2. Defendants Shall be Recom pensated
 the Plaintiff at unlawful and will fully
 Retention Housing Plaintiff Mental Health
 care treatment
3. Defendants Shall Not be Manipulated
 the Plaintiff in any Reasonable Staff and
 Statement Saying Unappropriate
 Needs Met are Not in to use Procedure
 in unlaw fully and wrong ful Manner Practice
 Such as Other Relief the Shall deem Just and Proper
 in the Equitable of the Interest & Justice



D.J.
D.J. Smith

Submitted

7 Justee - Styro 8/17/2016
2 Grilled Cheese @ Dinner charge from
2 cheese sandwich to
grilled cheese

ON 8/17/2016 Both are Tamper-
tion with my Andre Juste Food and Drink the
Adulteration of Plaintiff food and drink by
change the the Stick on the above day & date to
Present

7 Justee, Styro 8/17/16
2 cheese sand

it changed from
2 cheese sandwich to
2 grilled cheese "

7 Justee - Styro 8/18/16
2 Grilled Cheese @ dinner

ON 18 of august 2016 The nursing Staff and
custody officers are Inticing Tampering with Andre
Juste Plaintiff — food and drinks including Adulteration
of Plaintiff Andre Juste Food and Drink in viola-
tion of Food and Drugs Administration Act against the
Plaintiff

on 18/8/2016 lunch 12:00 PM
7 Justee Styro 2 Grill Cheese @ dinner

Respondents

Alhaboosh Finger food

Defendants - have

No Tom / Onion / Pepper / Spices changed by Puffin

An Petition Plaintiff
Someone Food DR.

Replacing Sticker 8/18/2016 Breakfast
Mis spelling the JUSTEE - Si
Patient Name for
Eason changing
Sticker placed

8/19/16 Justee - Styro 8/19/16
3:00 PM 2 Gr. Cheese @ Dinner

as breve to me

STYRO

sandwich with dinner

8/20/2016 (lunch)

7 Justic - STYRO

2 Grilled Cheese @ Dinner

If Replacing Stick on other Sticker on
to another patient tray.

This is how they have miss - Tampering
with the Plaintiff food and drink changing sticker.

7 Justy STYRO

2 cheese sandwich with dinner

Mis spelling the plaintiff name

Saw this how
and missed spelling my name

7 Justy STYRO

2 cheese sandwich with dinner

7 Justic STYRO 21 Aug 2016
2 Gr. Cheese @ Dinner

Sunday 2/2016 or change

Some have double laid over

7 Justy STYRO dinner
2 cheese sandwich with dinner

They have change all the labor Sticker

Tiven (Anche Juste) Some one use food the
How the Defendant Alteration of _____ Plaintiff
Food and Drink by replacing an other Sticker on top of
an other patient Sticker a Tray

This is how my Name is Spelled correctly
and

7 JUSTE Styro

Send juice in place of milk

Lunch

that think's how individuals and Nurse and ASTory
officers now changing Replace the Sticker
on Breakfast with LUNCH the ~~is~~ double Sticker

7 Justy STYRO

2 cheese sandwich with dinner

7 Justee - Styro Breakfast

26r. cheese @ Dinner

Lunch the Nurses ad ASTory off'ice (8/25) Change the
Stickers out by misspelling my Name

7 Justy STYRO 8/20/2012 Lunch

2 cheese sandwich with dinner

on the Breakfast you can see the double sticker during
work for I work individual Nurses and ASTory off'ice
have been replace by sticker from right or

7 Justee - Styro
8/22/2012 26r. cheese @ dinner

7 Justy STYRO

2 cheese sandwich with dinner

7 Justy STYRO

2 cheese sandwich with dinner

Lunch 8/23/2012

Then Lemme the Nurses change Replace another
Sticker on top of an other patient with my Name

7 Justee - Styro 8/23/2012

Breakfast 26r. cheese @ dinner

as you can see that —————— ↑

United States District Court
for the District of South Carolina

Andre Juste 4078-367-619

CIO CREL #2860409

7901 Farrow Rd
Columbia, SC 29203

Petition for
Permanent Injunctive/Injunction

Case No 4078-367 - 619

Permanent injunction and injunction
against Defendants XAC Hearing

Correct Care
Recovery Solutions
7901 Farrow Rd
Columbia, SC 29203

Columbia Regional
Care Center

7901 Farrow Rd
Columbia, SC 29203

Nancy Crawford
7901 Farrow Rd
Columbia, SC 29203

OIC Kevin Thompson
CIO Immigration & Customs
Enforcement (4 green)

7901 Farrow Rd
Columbia, SC 29209

CIO U.S. Immigration & Customs Enforcement
Department of Homeland Security
Atlanta Georgia

Petition for Removal INJunctive

The Petitioner is Now filing a permanent Enjoining INJunctive and INJuction hearing XAC Immediately Expedited automatically under the Rule 65(a) and Motion Pursuant to Rule 35 both Governing under 28 U.S.C Section 2242, above

The Petition has Not Requested to be heard XAC automatically Expedited immediately in consideration under unlawful Neglect [safe treatment under the Mental Health Services Columbia Regional Care Center - Facility Hospital Detention

Both Respondents Hospital facility Detention had been held the Petitioner Unlawful Respondents have been Neglect and Negligency Care free - Refuse consent for treatment and the Petitioner was being kept unlawful and willfully restrained

Respondents failed to notify the sending Agency that the Petitioner is stabilized with and without Medication where they should have ^{not} ~~not~~ returned the Petitioner with the same issue that the Petitioner was being un-lawful and wrongfully treated with out consent for care treatment

Jurisdiction

This U.S. District Court Florence, South Carolina
hereinafter shall have jurisdiction, Original and
extra-jurisdictional injunction and injunctive
against all the Defendants under unlawful Neglect

This Court shall general - general jurisdiction
over and against all Defendants Pursuant
Rule 65(a), 18 U.S.C. 4 N.R. or 18 and Section P,
16(a) (b) of Title 18 U.S.C Sections 1, 2, 3, Paragraph 37(a)
241-242 of Sections 1024 and 2225 of

Defendants violated the 18 U.S.C 2332(c)
233(b), or 2332(d)-2332(g) to (l) of R72 both
42 U.S.C 1981, 1982 where

The Name lies to United States District Court
Florence, South Carolina of 28 U.S.C 1331 (a) (1) (2)
the Section 32 37(a), 1407 (b)(1) of 18 U.S.C 18 Section
2244, 2245, of Fed. R. Cr. P. 65(a) of 33 U.S.C 1391 et seq.

General Name is INJUNCTION and INJUNCTIVE
Remedies Enjoining INJUNCTIVE and INJUNCTIVE against
all as over all Defendant which this Plaintiff currently
detained being held by Defendants C.R.C.C and C.R.S

Ground -

The Petitioner has been Unlaw ful and
willfully Housing, Neglect Housing without Consent
for care treatment both

ON May 8, 2016 to P. July 14, 2016 thereon
when after the Petitioner was Released or discharged

And the August 16, 2016 the Sending Agency
Send back, returning the Petitioner to the Respondent
both, failed Notifying and Advising the Sending
Government Agency that the Petitioner should not
be Returned for the same

Here after the Petitioner was transferred to RTU
IN MIAMI, Florida -

Where both Respondent failed to Notifying OR order the
Sending Agency that Petitioner should Not be Returned
OVER BE CAUSE the Petitioner is Stabilized with and
Without Medication prescribing or treatment unless
otherwise, NOT for the Same thing over and over
Since Petitioner is able to function Without being
Medicationated Medicating on medicine

Whereas both Respondents anguished have the
Petitioner falsified Mental Health Probe (Service) care
Should Not Be Felling

Where by the Petitioner Should not be pulled
into any form exploitation of harm by the Respondents

Whereas the Petitioners Set Following Permanent
INjunction against the correct care Recovery Solutions
and Columbia Regional Care Center for falsely and
falsified documents in Order the Petitioners Are Justly
Release / discharge Order on the Petitioner

Wherefore the Petitioner Moves this
Court Respectfully Request to ENTER a permanent
Enjoining INJUNctive and INjunction under the
Rule 65(a) Against the Respondent Columbia
Regional Care Center and correct Care Recovery Such
Other Relief as this Court shall deem Just and Proper IN
the Interest of Justice

CONCLUSION -

for the reasonable set herein above the Peti-
tioner Request that a permanent ENJOINING INJUNctive
and INjunction against the Respondent Shall be Entered
as the court shall deem Other Relief IN the above

Truly Yours


Andrew Juske

Wherefore the Plaintiff
is now and moves the court that
respectfully requests judgment should be
against the Defendants

failure to answer and respond the Plaintiff
complaint shall be immediately judged by
Default Rule 35 (c)

1. Plaintiff is Request this ^{Court} Shall be Entered
PERMANENT ENJOINING INJUNCTION AND INJUNCTION
including but are not limited to, Rule 65 (a) IN-
JUNCTIONS against the Defendant

2. Defendants failed to properly Discharge
Release the Plaintiff without returning back
the Plaintiff for the Plaintiff was again

3. Defendants Violated the Plaintiff Criminal +
Civil Rights as Civil Rights may be Unlawful
Neglect, Criminal Restraint - Negligency

4. Grant-

such other relief as this Court Shall be deemed Just
and Proper in the Equitable of Justice

Sumbeth Roselli

